PART III—

2. (a) The premises shall be liable to inspection between 6 A.M. and 6 P.M. by the officers of the Department of Public Health, not below the rank of Junior Health Inspectors and other Municipal authorities authorised in that behalf.

(b) The licence and the medical certificate of the employees that are required to take such certificates should

be always available on the premises.

(c) An inspection book for the use of the inspecting officers should be maintained on the premises and all the directions recorded by the inspecting officers should be carried out by the licensee.

3. The licence to be granted shall be in the form

specified in the schedule to these bye-laws.

4. Every person who has obtained licence from the President for the use of any premises for any of the purposes referred to in bye-law 1 shall cause such premises to be thoroughly cleaned and shall prevent any accumulation of filth or refuse therein.

5. He shall at all times adopt and cause to be maintained in good order and efficient action upon such premises all such means and appliances as the President may from time to time require for the purpose of preventing any injury to any workman employed therein or preventing, abating or minimising any nuisance or annoyance to the neighbourhood or to the public.

6. He shall not at any time cause any excavations to be made in any part of such premises for removing earth, clays, etc., for making lime or for any other purpose.

7. He shall not permit or cause or suffer any cinders, ashes, bricks, stone, rubbish dust, filth or other matter to be thrown or placed or suffer to be thrown or placed into, on or in any river, stream, watercourse well, tank, street or any other place so as to cause mischief or annoyance to the public.

8. Simple Hindustan closets with arrangements for a liberal supply of water for purposes of ablusion and flushing the closets shall be provided, the number of closets being fixed on the basis of one closet for 40 people working on the

premises.

9. Whoever commits a breach of any of the above byelaws shall be punishable with fine which may extend to five hundred rupees.

SCHEDULE.

Form of licence issued under the bye-laws of the Town . Municipality framed under Section 48 (1) (b) (iii) of the Mysore Town Municipalities Act, 1951.

CONDITIONS OF LICENCE.

(1) This licence is not transferable.

(2) The licensee shall strictly obey all rules and bye-laws of the......
Town Municipal Council in this behalf.

(3) This licence should be hung up in the premises in a conspicuous place.

Notification dated 10th January 1957.

No. Ml. P.R.C. 1189—56-57. Notice is hereby given to the inhabitants of Mudigere Town Municipality that the Municipal Council desires to adopt and introduce the Model Rules framed by Government in their Order No. L. 10742—Ml. 138-55-27, dated Bangalore, 11th October 1956, prescribing the fees to be charged for licences granted or renewed for the use of any place for storing, packing, pressing, cleansing, preparing or manufacturing by any process whatever lime, lime shells, flax, shellac and the mode in which the same shall be payable and for granting refunds within the limits of the Mudigere Town Municipality copy of the said Rules are kept in the Municipal inspection by the public on all working days

thant of the Municipality objecting to the of the Rules may within one month blication of this notice in the Mysore ction, in writing, to the Municipal received after the prescribed time consideration. Draft Rules are

M. ABDID, AZIZ,

Rules under Section 46 (1) (h) of the Mysore Town Municipalities Act, 1951.

1. For every licence granted or renewed under the bye-laws of a Town Municipality for the use of any place for storing, packing pressing, cleansing, preparing or manufacturing by any process whatever lime, lime-shells, flax shellac, fees shall be charged at rupees ten per annum.

2. Every application for grant or renewal of the licence shall be in the form specified in the Schedule to

these rules.

3. The full license fee shall be paid in advance before the issue or renewal of the licence:

Provided that every application for a licence or renewal shall be accompanied by the fee which according to the applicant is chargeable in respect of the licence applied for.

4. If the grant or renewal of a licence is refused, the fee paid by the applicant for the licence shall be refunded, provided a claim for refund is preferred within three months from the date of service of endorsement refusing the grant of the licence.

SCHEDULE.

FORM OF APPLICATION FOR LICENCE.

| 1 | Full name and addre | ess of applicant | | *********** |
|----------|---|---------------------|------|---|
| 2 | Father's name | *** | | 100-101-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1 |
| 3 | Age | ** | | ********************** |
| 4 | Purpose for which li | cence is requir d | | ****** ***** ************ |
| 5 | The place in respect | of which incens | e is | |
| | required: | | | |
| | 1 Division | *** | | |
| | 2 Street | *** | 804 | ********** |
| | 3 Door No. | * *** | *** | *************************************** |
| | 4 Other particulars such as, boundaries | | | |
| | necessary for identifying the place | | | |
| 6 | The name and ad | | | |
| | such place . | *** | | |
| 7 | The rent of the p | lace or the estim | ated | |
| | | applicant is the ov | | |
| | of the premises | | | ************** |
| 3 | Period for which lice | nce is required | | ****** |
| | | | | |

I declare that the information given above is true to the best of my knowledge and belief.

Applicant.

Notification dated 10th January 1957.

No. Mi. P. R. C. 1191—56-57. Notice is hereby given to the inhabitants of Mudigere Town Municipality that the Municipal Council desires to adopt and introduce the Model Rules framed by Government in their Order No. L. 10744—Ml. 138-55-29, Bangalore, dated 11th October 1956, prescribing the fees to be charged for licences granted or renewed for the use of any place for packing, pressing, cleansing, preparing or manufacturing by any process whatever of cement or flour and the mode in which the same shall be payable and for granting refunds within the limits of the Mudigere Town Municipality. A copy of the said Rules is kept in the Municipal Office for inspection by the public on all working days during office hours.

Any inhabitant of the Municipality objecting to the proposed adoption of the Rules may within one month from the date of publication of this Notice in the Mysore Gazette send his objection in writing to the Municipal Council. Any objection received after the prescribed time will not be taken into consideration. Draft Rules are appended.

M. ABDUL AZIZ,

President.

Rules under Section 46 (1) (h) of the Mysore Town Municipalities Act, 1951.

1. For every licence granted or renewed under the byelaws of a Town Municipality for the use of any place for packing, pressing, cleansing, preparing or manufacturing by any process whatever cement or flour fees shall be charged at Rupees ten per annum.

2. Every application for grant or renewal of licence shall be in the form specified in the schedule to these rules.

3. The full licence fee shall be paid in advance before the issue or renewal of the licence provided that every application for a licence or renewal shall be accompanied by the fee which according to the application is chargeable

4. If the grant or renewal of licence is refused, the fee paid by the applicant for the licence shall be refunded, provided a claim for refund is preferred within three months from the date of service of an endorsement refusing the grant of the licence.

SCHEDULE.

Form of Application for Licence.

Full name and addresss of applicant,

Father's name.

Age.

(4) Other particulars such as boundaries necessary for identifying

the place.
The name and address of owner of such place.
The rent of the place or the estimated rental value where the applicant is the owner of the premises.

I declare that the information given above is true to the best of my knowledge and belief.

Notification dated-10th January 1957:

No. Ml. P.R.C. 1190-56-57. Notice is hereby given to the inhabitants of Mudigere Town Municipality that the Municipal Council desires to adopt and introduce the Model Bye-laws framed by Government in their Order No. L. 10743-Ml. 138-55-28, dated Bangalore, 11th October 1956, prescribing the conditions or subject to which and the circumstances in which licences, may be granted, refused, suspended, or withdrawn for the use of places for packing, pressing, cleansing, preparing or manufacturing by any process whatever of cement or flour within the limits of the Mudigere Town Municipality. A copy of the said Bye-laws are kept in the Municipal Office. for inspection by the public on all working days during office hours.

Any inhabitant of the Municipality objecting to the proposed adoption of the Bye-laws may within one month from the date of publication of this Notice in the Mysore Gazette, send his objection, in writing, to the Municipal Council. Any objection received after the prescribed time will fiot be taken into consideration. Draft Bye-laws are appended.

> M. ABDUL AZIZ, President.

1. (a) No person shall use any premises within 200 yards of any human habitation for packing, pressing; cleansing, preparing or manufacturing by any process whatever of cement or flour.

(b) Flour Mills with 5 H.P. or below 5 H.P. motors can be installed in the limits of the Town and the working

hours should be between sunrise and sunset.

2. (a) The premises shall be liable to inspection between 6 A.M. and 6 P.M. by the officers of the Department of Public Health not below the rank of Junior Health Inspectors, or by the Municipal authorities authorised in that behalf.

(b) The licence and the medical certificates of the employees that are required to take such certificates should

be always available on the premises.

(c) An inspection book for the use of the inspecting officers should be maintained on the premises and all the directions recorded by inspecting officers should be carried out by the licensee.

3. The license to be granted shall be in the form

specified in the schedule to these bye-laws.

- 4. Every person who uses any premises for any of the purposes referred to in Bye-law No. 1 shall provide sufficient supply of pure and wholesome water in such premises and shall cause such premises to be thoroughly cleansed as often as may be necessary and at least twice in every 24 hours and shall (prevent any accumulation) of filth or refuse therein.
- 5. He shall cause all materials which have been received upon such premises and which are not required 11th October 1956, prescribing the con for immediate use to be stored in such manner and in such

a situation as to prevent the emission of any dust, or other impurities therefrom.

6. He shall adopt and shall cause to be maintained at all times in good order and efficient action all such means, and appliances for rendering innocuous all dust, dirt or other impurities emitted during any process either from the articles operated on or from the contents of any cask, tank, vat, pan, vessel, bag or utensil, trough or other receptacle upon such premises.

7. He shall cause every part of the internal surface of . the walls and ceiling of every building upon such premises to be hot lime washed twice at least in every year in the months of April and October or more often if so required

by the President.

8. He shall cause every part of the internal surface of the walls and floor or pavement upon such premises to be kept at all times in good order and repair.

9. He shall provide suitable means of drainage upon or in connection with such premises and shall cause the same. to be maintained at all times in good order and efficient action.

10. He shall provide suitable means of ventilation and lighting upon or in connection with such premises and shall cause the same to be maintained at all times in good order and efficient action.

11. He shall at all times adopt and cause to be maintained in good order and efficient action upon such premises all such means and appliances as the President may from time to time require for the purpose of preventing injury to any person employed therein or for preventing, abating or minimising any nuisance or annoyance to the neighbourhood or to the public.

12. He shall cause all refuse or other matter which may have fallen or have been deposited upon any part of such premises to be collected and deposited in suitable covered air-tight non-abscrbant receptacles or places to the satisfaction of the President. He shall cause all refuse to be removed from the premises at least twice in every 24 hours to the dust-bin or any receptacle or cart provided by the Municipality.

13. He shall not permit or suffer any part of the building in such premises to be used at any time for purposes of human habitation.

14. He shall cause such practical measures to be taken as are necessary for combating any outbreaks of fire and to prevent any nuisance caused by the dust, dirt or other impurities generated therein or by the noise from such engine, mill, machinery or press.

15. The moving parts of the machinery used should be

protected to prevent any accident.

16. He shall not permit any work to be carried out in the premises between 6.P.M. and 6 A.M. without the written permission of the President.

17. Whoever commits a breach of any of the above bye-laws shall be punishable with fine which may extend

to five hundred rupees.

SCHEDULE.

Form of licence issued under the bye-laws of the Town Municipality framed under Section 48 (1) (b) (iii) of the Mysore Town Municipalities Act, 1951.

(insert description of place) This licence will expire on the 31st of March 19.......

CONDITIONS OF LICENCE.

This licence should be hung up in the premises in a conspicuous

Notification dated 10th January 1957.

No. MI. P.R.C. 1192-56-57. Notice is hereby given to the inhabitants of Mudigere Town Municipality that the Municipal Council desires to adopt and interest to adopt a dopt a dopt and interest to adopt a dopt a dopt and interest to adopt a dopt a the Model Bye-laws framed by Governmen Order No. L. 10745-Ml. 138-55-30, da to which and the circumstances is

granted, refused, suspended or withdrawn for the use of any place for storing, packing, pressing, cleansing preparing or manufacturing by any process whatever, skins, hides, leather, hoofs and horns within the limits of the Mudigere Town Municipality. A copy of the said Bye-laws are kept in the Municipal Office for inspection by the public on all working days during office hours,

Any inhabitant of the Municipality objecting to the proposed adoption of the Bye-laws may within one month from the date of publication of this Notice in the Mysore Gazette send his objection, in writing, to the Municipal Council. Any objection received after the prescribed time will not be taken into consideration. Draft Bye-laws are appended.

> M. ABDUL AZIZ, President.

BYE-LAWS.

1 No person shall use any premises, situated within 200 yards of any human habitation for storing, packing, pressing, cleansing, preparing or manufacturing skins, hides, leather, hoofs and horns.

(a) The premises shall be liable to inspection between 6 A.M. and 6 P.M. during the working hours by the Officers of the Department of Health not below the rank of Junior Health Inspector and by the Municipal authorities authorised in that behalf.

(b) The licence and the medical certificates of the employees that are required to take such certificates should

always be available on the premises.

(c) An inspection book for the use of inspecting officers should be maintained on the premises and all directions recorded by inspecting officers should be carried out by the licensee.

The licence to be granted shall be in the form

specified in the schedule to these bye-laws.

4 Every person who uses any premises for any of the said purposes shall provide sufficient supply of pure and whole some water in such premises and shall cause such premises to be thoroughly flushed, washed and cleansed as often as may be necessary and at least twice in every 24 hours and shall prevent any accumulation of filth or refuse therein.

5 He shall cause all hair, fleshings and refuse, fragments of skin or other matter detached from any hide or butt to be collected and placed in a suitable part of such premises to await removal therefrom. He shall cause all scraps of animal matter to be collected and stored in suitable water-tight non-absorbent receptacles properly covered which shall be emptied at least once in every 24 hours and finally disposed of in such manner as may be approved by the President.

6. He shall cause the hair, fleshings, and refuse fragments of skin or other matter detached from any hide or butt which have been so collected and which are not intended to be subjected to any further trade process upon such premises to be removed therefrom at least once in every 24 hours and to be disposed of in such manner as

may be approved by the President.

7 lie shall cause every beam, table, bench, knife, hammer or other implement or apparatus used upon such premises for the purpose of unhairing, deshing, rounding, seudding or stalling any hide or butt or in any other process of his trade to be thoroughly cleansed as often as may be necessary and shall prevent any accumulation of filth or refuse upon such beam, table, bench, knife hammer or other implement or apparatus-

8 He shall-

·) cause all waste lime which has been taken out appon such premises to be forthwith deposited in

ssel or receptacle or in a properly constructed selection of the constructed entry vessel, receptacle, cart or carriage, ded, to be properly covered in such a the emission of noxious or injurious the emission of noxious or the thereof; and lime to be removed from such lime to be removed of

34 He shall cause all filth which has been splashed upon any part of the internal surface of any wall of any building upon such premises to be removed by scraping or by scrubbing with fresh lime or by other effectual means at least once a week or more often if so required by the President.

10 He shall cause liquid refuse before it is discharged into a public drain to be cooled in such manner as to prevent the emission of noxious or injurious effluvia therefrom and he shall not let or cause to be let into public drain

any greasy or oily refuse matter.

11 He shall cause every part of the internal surface of the walls and ceiling of every building and every floor or pavement upon such premises to be kept at all times in good order and repair so as to prevent the absorption therein or percolation therefrom of any liquid, filth or refuse or any noxious or injurious matter which may be splashed or may fall or be deposited thereon.

12 He shall cause every part of the internal surface of the walls and ceiling of every building upon such premises to be hot-lime washed at least twice in every year in the months of April and October or more often if so required

by the President.

13 He shall provide suitable means of ventilation and lighting upon or in connection with such premises and shall cause the same to be maintained at all times in good order and efficient action-

14 He shall provide suitable means of drainage upon or in connection with such premises and shall cause the same to be maintained at all times in good order and efficient action.

15 He shall not permit or suffer any part of the building in such premises to be used at any time for the

purpose of human habitation.

16 Nothing in the above bye-laws shall be deemed to apply to the storing of leather or skin properly tanned and

17 Whoever commits a breach of any of the bye-laws shall be punishable with fine which may extend to five hundred rupees.

SCHEDULE.

Form of Licence issued under the Bye-laws of the Town Municipality framed under Section 48 (1) (b) (iii) of: the Mysore Town Municipalities Act, 1951.

This license is granted to Sri (name and address) subject to the conditions specified hereunder for the use of (insert description of place).

This licence will expire on the 31st of March 19

CONDITIONS OF THE LICENCE.

This licence is not transferable.

Netification dated 10th January 1957.

No. Ml. P. R. C. 1193-56-57. Notice is hereby given to the inhabitants of Mudigere Town Municipality that the Municipal Council, desires to adopt and introduce the Model Rules framed by Government in their Order No. L. 10746-Mi- 138-55-31, Bangalore, dated 11th October 1956 prescribing the fees to be charged for licences granted or renewed for the use of any place for storing, packing, pressing, cleansing, preparing or manufacturing by any process whatever, skins, hides, leather, hocfs and horns and the mode in which the same shall be payable and for granting refunds, within the limits of the Mudigere Town Municipality. A copy of the said Rules is kept in the Municipal Office for inspection by the public on all working days during office hours.

Any inhabitant of the Municipality objecting to the proposed adoption of the Rules may within one month from the date of publication of this notice in the Mysore Gazette send his objection in writing to the Municipal Council. Any objection received after the prescribed time will not be taken into consideration. Draft Rules are appended.,

M. ABDUL AZIZ,

President.